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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/664,488	09/17/2003	Tsutomu Watanabe	393032041000	4850	
David L. Fehrn	7590 04/19/2007 .	EXAMINER			
Morrison & Foerster LLP			DINH, T	DINH, TUAN T	
35th Floor 555 W, 5th Street			ART UNIT	PAPER NUMBER	
Los Angeles, CA 90013			2841		
	······	NAME DATE	DELIVED	VMODE	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE		
3 MONTHS		04/19/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Applica	tion No.	Applicant(s)	Applicant(s)		
		10/664,	488	WATANABE ET	WATANABE ET AL.		
Office Action Summary		Examin	er	Art Unit	Art Unit		
		Tuan T.	Dinh	2841			
Period fo	The MAILING DATE of this communic	ation appears on t	he cover sheet	with the correspondence a	ddress		
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum stature to reply within the set or extended period for reply wireply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ILING DATE OF T f 37 CFR 1.136(a). In no en nication. utory period will apply and ill, by statute, cause the a	THIS COMMUN event, however, may will expire SIX (6) Mo polication to become	VICATION. a reply be timely filed ONTHS from the mailing date of this ARANDONED (35 U.S.C. 6 133)	,		
Status							
2a) <u></u>		o)⊠ This action is	non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
	closed in accordance with the practice	e under <i>Ex parte C</i>	<i>luayie</i> , 1935 C	.D. 11, 453 O.G. 213.			
Disposit	on of Claims						
5)□ 6)⊠ 7)□	Claim(s) <u>1-8</u> is/are pending in the app 4a) Of the above claim(s) <u>4-8</u> is/are wi Claim(s) is/are allowed. Claim(s) <u>1-3</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	ithdrawn from cons					
Applicati	on Papers		•				
10)[The specification is objected to by the The drawing(s) filed on is/are: a Applicant may not request that any objecting Replacement drawing sheet(s) including the oath or declaration is objected to be	a)∭ accepted or t ion to the drawing(s) he correction is requ	be held in abey ired if the drawir	ance. See 37 CFR 1.85(a).			
Priority ι	ınder 35 U.S.C. § 119						
12) △ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) △ All b) ☐ Some * c) ☐ None of: 1. △ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTC	O-948)	Paper No	v Summary (PTO-413) o(s)/Mail Date			
3) 🔲 Inforr	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		5) Notice of 6) Other: _	Informal Patent Application			

DETAILED ACTION

Claims 2-6 are now rejoined. Claims 1-6 are now exam.

Noted: the term "capable of" performs a function is not a positive limitation but only requires the ability to so perform. It does not constitute a limitation in any patentable sense. In re Hutchison 69 USPQ 138.

Claims 4-6 recite "a distance from an outer…longer than a distance…said bent portion" would read on figure 4 (figure 4 is not elected by applicant). Therefore, claims 4-6 are withdrawn from further consideration as being drawn to non-elected subject matter.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-3 are rejected under 35 U.S.C. 102(e) as being anticipated by Zappacosta (U.S. Patent 6,700,491).

As to claim 1, Zappacosta discloses an electronic device (8, column 2, line 61) with a side face (a panel 10, column 2, line 60) as shown in figures 1-3 having a

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portions (62, 14),

stepped portion to which a mountain-shaped angle member (22) is fixable, said stepped portion comprising:

a first wall portion (62) projecting outward from said side face,

a second wall portion (14) recessed inward from said first wall portion, and a connecting portion (22, see figure 1) connecting said second and first wall

said electronic device (8) including a fixing member (screw 50), and said fixing member being a member <u>capable of</u> fixing said angle member (26) in a first attachment mode in which said angle member is in contact with said first wall portion and opposed to said connecting portion.

As to claim 2, Zappacosto discloses an electronic device (8) as shown in figures 1-3 comprising an angle member (22) having a mountain-shaped cross section perpendicular to an longitudinal direction thereof, and a main body (10) having a side face (face of element 24) to which said angle member is fixable, wherein said angle member functions as a member for protecting said side face when it is fixed to said main body (10) by a fixing member (50) such that its inner angled surface is opposed to said side face, and functions as a member for mounting said main body on a rack when it is fixed to said main body by said fixing member (50) such that its outer angled surface is opposed to said side face.

As to claim 3, Zappacosto discloses both end portions (the portion having ends at where the screw fixed on a hole) of said angle member (22) in the longitudinal direction have different shapes respectively, and said angle member is fixable in one

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manner to said side face to coincide with a shape of said side face when it is fixed by said fixing member (50) such that its inner angled surface is opposed to said side face, and is fixable in two manners to said side face when it is fixed by said fixing member such that its outer angled surface is opposed to said side face.

Response to Arguments

3. Applicant's arguments with respect to claims 1-6 have been considered but are moot in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan T. Dinh whose telephone number is 571-272-1929. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Reichard Dean can be reached on 571-272-1984. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Tuan Dinh April 10, 2007.

TUAN T. DINH PRIMARY EXAMINER